TELECOMMUNICATION INDUSTRY

HON. JOE BACA

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 10, 2003

Mr. BACA. Mr. Speaker, I rise to emphasize the need to revitalize the telecommunications industry. In February, the FCC voted by a three to two margin to allow state regulators to decide how much competitors should pay for leasing networks.

Is this fair? Should long-distance companies be allowed to piggyback on the hard work and investments of other companies? How will this ruling affect consumers? Phone companies will not have any additional incentive to invest in new networks. This ruling will stifle technological change and hurt an industry that already suffered an 11 percent decrease in capital spending last year.

When the FCC issued new regulations in mid February to promote competition, it failed miserably. It missed an opportunity to create jobs in the struggling telecommunications industry. The FCC also missed an opportunity set a national policy to promote facilities-based competition that would have encouraged investment.

As evidence of the weak policy adopted by the FCC, on that day when the FCC issued its decision, the telecommunications industry lost \$15 billion in worth. The move to shift decision-making to the States regarding Unbundled Network Elements will only create a quagmire of regulations that will not encourage investment and the creation of jobs.

The people who will suffer the most are the hardworking men and women who depend on this industry. As the Communications Workers of America state, there needs to be a Federal telecommunications policy that will boost the telecommunications industry and national economy.

The FCC missed their opportunity. I hope my colleagues in Congress will revisit this issue in the future.

Thank you Mr. Speaker, and I yield back the balance of my time.

MOTHER OF THE YEAR

HON. IKE SKELTON

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 10, 2003

Mr. SKELTON Mr. Speaker, it is my honor to inform you that Betty Ruth Lewis Horine of Warrensburg, MO, has been named "Mother of the Year" by the American Mother's Association. Mrs. Horine has demonstrated a strong commitment and dedication to her family.

Betty Horine was born in Annapolis, Missouri, in 1931, to Issom and Ruth Lewis. She was a first generation college graduate, earned her Master's degree in Education and went on to teach for twenty-seven years.

Betty Horine has not only served her community as a teacher but she has volunteered in many different organizations such as teaching church school, helping with Meals-on-Wheels, assisting with the Food Chest, and leading the Girl Scouts, Boy Scouts and 4–H. She is also a member of the PEO, Retired

Teachers, United Methodist Church, United Methodist Women, Friends of the Library, and teaches in the Adult Literacy Program. Betty has also been recognized twice for her volunteer work, receiving the Missouri Association of Rural Educators Award for Top Volunteer for Missouri and second she received the Methodist Women Special Mission Recognition Award.

Mr. Speaker, Betty Horine has distinguished herself as a fine educator, community leader, and mother. I am sure that my colleagues will join me in wishing Betty Horine and her family all the best.

TRIBUTE TO GARY QUICK ON THE OCCASION OF HIS INDUCTION INTO THE UPPER PENINSULA LABOR HALL OF FAME

HON. BART STUPAK

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 10, 2003

Mr. STUPAK. Mr. Speaker, I rise today to pay special tribute to a man who is a longtime activist in labor and community service in the Upper Peninsula. Mr. Speaker, I rise to honor my good friend, Gary Quick of Kipling, Michigan.

This is not the first tribute I have done for Gary, but his election to the Upper Peninsula Labor Hall of Fame is an appropriate time to once again reflect on Gary's devotion to his country, his union and his community.

Gary Quick was born in Eagle, Michigan in 1940 and soon moved with his family to Rapid River, in Michigan's Upper Peninsula. After graduation from Rapid River High School, he began working as a sub-assembler at the Harnischfeger Corp. plant in Escanaba.

His leadership potential surfaced quickly, and within just a few years Gary's co-workers at United Auto Workers Local 632 elected him as a steward of the Local. In 1967 he was elected Local 632 Vice President, and in 1969, he was elected Local President.

Between 1966 and 1983, Gary Quick served as a delegate to the UAW's constitutional conventions and was involved with UAW matters at the national level. He also served as a delegate for the Delta County, Michigan, Trades and Labor Council from 1975 until 1984.

In April 1984, Gary's national work with the UAW earned him an appointment as an international representative for the Region 1–D UAW office in Escanaba. In that role, he successfully negotiated union contracts in many employment settings, including health care, education, automotive and aerospace industries. He retired from the UAW in June 2002.

Gary Quick also served his country and his community. He was a United States Army Reservist from 1963 to 1969. He served on the Delta County Road Commission from 1977 to 1982, and was a member of the Blue Cross/Blue Shield Advisory Board, the Labor-Management Board, and the Private Industry Council.

Mr. Speaker, Gary has gone above and beyond the call of duty as a public servant. His work for the labor movement, for his union colleagues and for his community have been an instruction to all who worked with him in these endeavors

Mr. Speaker, on April 26, 2003, at a ceremony in Marquette, Michigan, the Upper Peninsula Labor Hall of Fame will induct Gary Quick as a member in recognition of his many accomplishments and long years of service. I ask you and my House colleagues to join me in saluting him on this well-deserved honor.

MEDIA DIVERSITY

HON. JANICE D. SCHAKOWSKY

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES Thursday, April 10, 2003

Ms. SCHAKOWSKY. Mr. Speaker, I rise to express my support for media diversity and localism. The Supreme Court has maintained that the First Amendment is designed to achieve "the widest possible dissemination of information from diverse and antagonistic sources." Media ownership diversity is critical to ensuring that we protect the First Amendment. Over the years, the courts have supported the belief of Congress that independent ownership of media outlets results in more diverse media voices, greater competition, and more local content.

A free and open media is central to our democracy. It promotes civic discussion, encourages public participation in policy debates, and ensures representation of ideological, cultural and geographic diversity. I cannot overstate the importance of the FCC's review of media ownership rules in deciding whether the principles of the First Amendment will be embraced in every day reality, or only in theory. Clearly, this is the most important telecommunications issue of our time.

The FCC has announced that it will release a proposal on June 2nd to possibly eliminate or weaken rules that would have major impact on television broadcast ownership concentrations. The rule that bars NBC, ABC, CBS and FOX from merging with each other and the rule that limits one company from owning broadcast stations that reach more than 35 percent of households nationwide could disappear.

The FCC is also examining rules that apply to local markets, including the rule that limits companies in the same market from owning two or more broadcast TV stations; the rule barring an entity from owning a local newspaper and television station in the same market; the rule capping the number of radio stations that an entity is allowed to own in a market at eight; and the rule restricting a single entity from owning more than one television and radio station in the same market, unless it is proven that there is sufficient diversity in the market.

I am adamantly opposed to the FCC relaxing existing rules to allow greater media concentration. Existing rules have been put in place to ensure that local communities have access to varying viewpoints on local issues. These rules must be maintained and should be strengthened, instead of weakened. Nothing at all should be done until the public and members of Congress have a chance to evaluate and comment on any specific proposals to change the current media ownership rules. In my view, that requires ample opportunity to consider and prepare comments, as well as a sufficient number of local hearings to allow all constituencies and all parts of the Nation to voice their views.

Over the last few years, we have seen considerable ownership consolidation in the

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media; while at the same time we have seen important public interest protections eliminated. For the first 50 years after enactment of the 1934 Communications Act, people had a right to petition the FCC if they found coverage to be one-sided. The "fairness doctrine" required broadcasters to cover issues of public importance and to do so fairly until, in 1987, under immense pressure from the media, it was eliminated. The loss of the fairness doctrine-a major blow to consumers-was supposed to be alleviated by a blossoming of independent, local outlets that would expand diversity by increasing competition. In other words, consumers would no longer be able to use the fairness doctrine to ensure that their views were represented on a specific media outlet but would be able to present those views through competing media in the same market. Unfortunately, the public is now faced with increased concentration-not increased competition-and no longer has the fairness doctrine to fall back on.

In the last 25 years, the number of TV station owners has declined from 540 to 460 and the number of TV newsrooms has dropped by almost 15 percent. Three-quarters of cable channels are owned by only six corporate entities, four of which are major TV networks. Seventy percent of all markets have 4 or fewer sources of original TV news production. In 1975, there were 860 owners of daily newspapers. There are less than 300 today. My constituents and many constituents across the Nation are frustrated that they are unable to hear different viewpoints and, increasingly, that they are unable to get their own viewpoints to others because of barriers to the visual and print media. I believe that there is significant argument for the FCC to recommend reinstatement of the fairness doctrine. At the very least, they should not allow even more ownership concentration that makes the loss of the fairness doctrine even more onerous.

Greater media ownership concentration limits the public's access to diverse viewpoints. Radio provides an example of what can happen when media ownership rules are abolished. In 1996, Congress eliminated the national ownership caps for radio. The result has been greater consolidation in the radio industry. In 1995, Clear Channel owned 1.3 percent of radio stations, today it owns 20.2 percent. In almost half of the largest markets, the three largest corporations control 80 percent of the radio audience. This has made it harder for diverse opinions to be heard. Just last month, Clear Channel refused to air an advertisement in which Congressman DANNY DAVIS and I expressed our opposition to waging war in Iraq. Clear Channel refused to put the advertisement on the air. Fortunately, several independent stations did.

Clear Channel, which owns 1200 stations across the country, has refused to air songs by the Dixie Chicks who have spoken against war in Iraq, it has put out a recommended "do not play" list that includes John Lennon's "Imagine" and 150 other songs, it has actively worked to support pro war rallies, and it has refused to play paid ads that do not reflect its own views. This is what happens when a few companies control the airwaves. The owners' bias is reflected in what they choose to put on the air and listeners are limited in what they are able to hear

Part of the problem is that many entities that own media outlets are more focused on their bottom line than the public good and the public's right to hear and express diverse views. The founder and CEO and Clear Channel said in a recent Fortune Magazine article, "We're not in the business of providing news and information. We're not in the business of providing well researched music. We're simply in the business of selling our consumers products." I appreciate Mr. Lowry's candor and I do not dispute his right to pursue profits. However, his statement clearly illustrates the problem. Greater media ownership concentration will hurt our democracy.

We must maintain media diversity and localism. We cannot allow information to be monopolized, rationed or censored because a free and open media is absolutely critical to the functions of a democratic society. The stakes are high and the threat to free speech is all too real.

I urge all the FCC Commissioners to hold and attend more public forums across the country on any specific proposed changes to existing rules, as a major part of their decision-making process.

TRIBUTE TO RICHARD T. THOMP-SON, CHANCELLOR OF OAKLAND COMMUNITY COLLEGE

HON. SANDER M. LEVIN

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 10, 2003

Mr. LEVIN. Mr. Speaker, I rise to honor a remarkable individual, Richard T. Thompson, Chancellor of Oakland Community College (OCC) upon his retirement from this outstanding five-campus institution.

Beginning his OCC career in 1996, Mr. Thompson was a member of the English, Social Science and Counseling faculty at the Highland Lakes Campus. He also served as Academic Dean and Campus Provost at that campus until 1975.

After 1975, Mr. Thompson held various positions, including Provost of the Orchard Ridge Campus, and College District Vice President for academic and student affairs in 1984. He was promoted to Vice Chancellor of academic affairs in 1988, and served as OCC's Interim Chancellor. In 1995 he was appointed Interim President of Auburn Hills Campus.

On March 19, 1996, Richard T. Thompson assumed the Chancellorship of OCC, as its sixth chief executive officer. This appointment marked the first time in history of the college that an OCC academician was chosen to head its five-campus institution.

Professional and community activities are also a significant part of Mr. Thompson's life. The Providence Hospital Community Board, the Educational Advisory Board, the Oakway Symphony and the Better Business Bureau are some examples of the wide range of interest and service he has provided.

Mr. Speaker, I ask my colleagues to join me in honoring Richard T. Thompson for his dedication and devotion to Oakland Community College, an outstanding institution of higher learning, and for the high quality of education and the inspiration he has provided for its students during his tenure.

I wish Richard, and his wife, Nancy, good health and happiness in whatever paths they choose to take in retirement.

EMERGENCY WARTIME SUPPLE-MENTAL APPROPRIATIONS ACT, 2003

SPEECH OF

HON. BETTY McCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, April 3, 2003

The House in Committee of the Whole House on the state of the Union had under consideration the bill. (H.R. 1559) making emergency wartime supplemental appropriations for the fiscal year ending September 30, 2003, and for other purposes:

Ms. McCOLLUM. Mr. Chairman, I rise today in support of the fiscal year 2003 supplemental appropriations bill, yet express my sincere disappointment that the amendment offered by Representative OBEY to increase funding for our homeland security needs was defeated on a party-line vote.

I support our troops in the field, and believe it is the responsibility of Congress to provide our armed servicemen and women with the resources they need to achieve victory in Iraq and return home quickly and safely to their families. Just as important, however, is the responsibility of Congress to ensure the safety and security of our hometowns. Representative Obev's amendment would have added \$2.5 billion for homeland security needs, including \$150 million for State public health and environmental laboratories to deal with chemical weapons attacks, \$800 million for the equipment and training needed to let local fire, police, and medical personnel meet the difficult challenges a terrorist attack would entail, and \$66 million to help the Reserves train and relocate deployable military hospitals. This amendment would have taken a significant step to protect American communities and neighborhoods.

By rejecting this amendment, the House missed an opportunity to address pressing unmet needs for protection of the American people from terrorist attacks. I am concerned that the failure of the amendment to be made in order will delay for months and perhaps longer the implementation of numerous simple, straightforward steps that we should be taking to prevent future catastrophic attacks against the United States.

For the RECORD, I submit a copy of a letter I received from Minnesota Department of Public Safety Commissioner Rich Stanek, urging support of additional funds for homeland security in the supplemental to assist Minnesota's rising homeland security needs. Representative Obey's amendment would have gone a long way toward meeting this need, but unfortunately the Republican Party in Congress said "no" to Minnesota and "no" to this new funding.

Protecting our homeland is a nonpartisan issue. Nothing is more important than the security of our hometowns and our families. As this bill moves to conference with the Senate, I hope we can agree that homeland security needs must be above party-line politics.

MINNESOTA DEPARTMENT

OF PUBLIC SAFETY St. Paul, MN, March 28, 2003.

Hon. BETTY McCollum, Longworth House Office Building Washington, DC.

DEAR REPRESENTATIVE McCollum: As the United States continues military action to